

UNITED STATES DISTRICT COURT
FOR
THE EASTERN DISTRICT OF VIRGINIA

U.S.A. vs. Keith Rodney Moore

Docket No. 3:21CR042

**Addendum to
Petition on Conditions of Pretrial Release**

This addendum includes an additional violation to the Petition on Conditions for Pretrial Release dated December 22, 2022, wherein Mr. Moore was cited for violating the condition that the defendant must not violate federal, state, or local law while on release.

The defendant shall participate in home detention and comply with its requirements.

On June 4, 2021, the location monitoring equipment was installed, and Mr. Moore reviewed and signed the Location Monitoring Program Agreement. It was explained to him how to request schedules and Mr. Moore was informed that schedules are only to be used for the approved activity.

On December 12, 2022, while reviewing GPS tracks for the previous weekend, this Officer noticed that on December 10, 2022, Mr. Moore went to McDonalds and then returned home. Mr. Moore had a schedule to go to work therefore he used his approved schedule for an unapproved activity. This Officer contacted Mr. Moore to discuss his movement and he claimed that he was heading to work but did not have enough money for gas, so he called out and went home.

On December 18, 2022, while reviewing GPS tracks for December 17, 2022, this officer noticed that Mr. Moore left home and went to Miles Mini Mart. This officer contacted Mr. Moore to discuss his

ORDER OF COURT

Considered and ordered this 6th day of January, 2023, that the petition previously issued be amended and that this addendum be ordered filed and made part of the record in the above case.

/s/ Jc
John A. Gibney, Jr.
Senior United States District Judge
John A. Gibney, Jr.
Senior United States District Judge

I declare under penalty of perjury that the foregoing is true and correct.

Executed on _____

Tanya L. Smith 2023.01.05 12:14:52
-05'00'

Tanya L. Smith
Senior U.S. Probation Officer

Place Richmond, Virginia

TO CLERK'S OFFICE

UNITED STATES DISTRICT COURT

IN RE: THE ESTATE OF

CHAS. E. GIBNEY, JR.

CHAS. E. GIBNEY, JR.

CHAS. E. GIBNEY, JR.

CHAS. E. GIBNEY, JR.

The following is a true and correct copy of the will of the deceased, CHAS. E. GIBNEY, JR., as filed for probate in the County of Cook, State of Illinois, on the 10th day of May, 1957.

I, the undersigned, being a Judge of the said Court, do hereby certify that the foregoing is a true and correct copy of the will of the deceased, CHAS. E. GIBNEY, JR., as filed for probate in the County of Cook, State of Illinois, on the 10th day of May, 1957.

Witness my hand and the seal of the said Court at Chicago, Illinois, this 10th day of May, 1957.

CHAS. E. GIBNEY, JR.

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John A. Gibney, Jr.
Senior United States District Judge

movement. Mr. Moore said he was heading to work but changed his mind and returned home.

This officer reminded Mr. Moore that he has been reprimanded in the past about using his approved schedule for unapproved activities and how it is a violation of the location monitoring program. This officer told Mr. Moore to inform his supervisor that he will no longer be approved to work on Saturdays because Saturday nights are when he seems tempted to misuse his schedule.

On June 4, 2021, Mr. Moore reviewed and signed the Location Monitoring Program Agreement. It was explained how to request schedules for approval and informed of the emergency protocol; whereas if he is experiencing a personal medical emergency and it is after hours, he is approved to leave but must leave a message about the emergency and provide all documentation. On December 22, 2022, Mr. Moore sent this officer a text message advising that his nephew was shot. He stated that he had to go to the hospital and that his mother, his custodian, would be with him. This officer was on leave and unable to acknowledge or address. Mr. Moore did not request a schedule but told this officer what he was going to do, nor was he experiencing a personal medical emergency to invoke the emergency protocol. Therefore, Mr. Moore used his approved work schedule for an unapproved activity by going to the hospital during his work schedule.